The parties, The Life Insurance Company of North America ("LINA"), The Indus 1 Internationa, Inc. Long Term Disability plan and The Ventyx, Inc. Long Term Disability Plan 3 (collectively referred herein as "defendants") and plaintiff Valerie Zgonc, by and through their 4 counsel of record hereby stipulate and request that the Court continue the existing pretrial and 5 hearing dates by one week's time for good cause as follows: 6 On Thursday, July 31, 2008, the parties engaged in voluntary private mediation with Michael 7 Loeb, Esq. of JAMS. The session ended with a proposal for settlement that the parties are 8 considering. The parties have until Tuesday, August 5, 2008, to either accept or reject the proposal.

The current schedule requires plaintiff to submit her opening brief on Thursday August 7, 2008, with defendants' response due two weeks thereafter. The hearing is set for September 18, 2005. The parties wish not to incur additional fees and costs associated with briefing the matter for the Rule 52 hearing if the matter successfully resolves by the close of business on Tuesday, August 5, 2008. Therefore, to conserve litigation and judicial resources that would not be necessary if the matter settles: the parties hereby stipulate that the existing pretrial and hearing dates be continued for one week as follows:

Plaintiff's opening brief due by August 14, 2008;

Defendants' opposition due by August 28, 2008;

Plaintiff's reply due by September 4, 2008;

Defendant's sur- reply due by September 11, 2008;

Motion hearing: September 25, 2008.

SO STIPULATED:

Date: August 1, 2008 WILSON, ELSER, MOSKOWITZ, **EDELMAN & DICKER LLP**

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24 /s/ Dennis J. Rhodes

Adrienne C. Publicover Dennis J. Rhodes

Attorneys for Defendants

THE LIFE INSURANCE COMPANY OF NORTH AMERICA; THE INDUS INTERNATIONAL, INC. LONG TERM DISABILITY PLAN; THE VENTYX,

INC. LONG TERM DISABILITY PLAN

STIPULATION TO CONTINUE PRETRIAL DATES FOR ONE WEEK PENDING OUTCOME OF SETTLEMENT NEGOTIATIONS

USDC NDCA Case #CV07-06359 CW

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Document 21

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Attorneys for Plaintiff

is true and correct to the best of my knowledge.

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